The opinion in support of the decision being entered today is <u>not</u> binding precedent of the Board.

Paper 22

Filed by: Carol A. Spiegel

Administrative Patent Judge

Board of Patent Appeals and Interferences

U.S. Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES
(Administrative Patent Judge Carol A. Spiegel)

FAXED

XAIO LIU and MENG ZHU

Junior party, U.S. Patent 6,045,767 SEP 7 - 2004

PAT. & T.M. OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

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TOMOHIRO KAWASE and MASAMI TATSUMI

Senior party, Reissue Application 09/824,965

Patent Interference No. 105,237

REDECLARATION (37 CFR § 1.611)

This interference is being redeclared to correct an error in the original Declaration (Paper 1) brought to light in the conference call of 7 September 2004, namely the inclusion of cancelled Kawase claim 23 in Count 1 (see Paper 21). Therefore, it is

ORDERED that the interference is redeclared as follows:

Interference No. 105;237 Liu v. Kawase

1. The following new Count 2 is substituted for Count 1¹ (material deleted from Count 1 is shown in strikeout and material added to Count 1 is shown in bold):

Count 2

Claim 1, 4 or 8 of Liu (6,045,767)

or

Claim 23, 26, 34/19 or 63 of Kawase (09/824,965).

A clean copy of Count 2 is as follows:

Count 2

Claim 1, 4 or 8 of Liu (6,045,767)

or

Claim 26, 34/19 or 63 of Kawase (09/824,965).

2. The claims of the parties are:

Liu

1-8

Kawase

1-22, 26-29 and 31-81

3. The claims of the parties which correspond to Count 2 re:

Liu

1-8

Kawase

1-22, 26-29 and 31-81

4. The claims of the parties which do not correspond to Count 2 and therefore are not involved in the interference, are:

Liu

none

Kawase

none

5. Lui U.S. Patent 6,045,767, issued 4 April 2000, based on application 08/975,746, filed 21 November 1997, is accorded NO benefit for the purpose of priority as to Count 2.

6. Kawase Reissue application 09/824,965, filed 3 April 2001, is accorded benefit for the purpose of priority as to Count 2 of (a) U.S. Patent 6,007,622, issued 28

¹ Count 1 is reproduced at Paper 1, p. 5.

December 1999, based on U.S. application 08/843,124, filed 25 April 1997.

CAROL A. SPIEGE

Administrative Patent Judge

Date: 7 September 2004

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